1	The parties hereby stipulate that:
2	1. The date for the parties to submit their objections for Tranche 2 be modified from
3	June 24, 2016, to July 20, 2016; and
4	2. With respect to the plaintiffs whose actions will be remanded to transferor courts
5	for trial, the fact that translation objections are unresolved (even if they have been
6	submitted to the Special Master) shall not be interposed by any party as a basis, in
7	whole or in part, for opposing remand or seeking any delay in the remand of those
8	actions.
9	
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.
11	Dated: 6/3/2012 // // 5
12	HONORABLE VAUGHN R. WALKER
13	United States District Judge (Ret.)
14	
15	The recommended Order of the Special Master is accepted and SO ORDERED.
16	The recommended order of the special Musici is decepted and so ordered.
17	Detail: June 0, 2016
18	Dated: June 9, 2016  HONORABLE JON. TIGAR
19	UNITED STATES DISTRICT JUDGE
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25	
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27	
28	1 STIPULATION AND [Proposed] Order Extending the Date

# MUNGER, TOLLES & OLSON LLP 1 Dated: June 2, 2016 By: /s/ Brad D. Brian 2 BRAD BRIAN (State Bar No. 079001) 3 brad.brian@mto.com GREGORY J. WEINGART (State Bar No. 4 157997) gregory.weingart@mto.com 5 SUSAN E. NASH (State Bar No. 101837) 6 susan.nash@mto.com E. MARTIN ESTRADA (State Bar No. 7 223802) martin.estrada@mto.com 8 MUNGER, TOLLES & OLSON LLP 9 355 South Grand Avenue Thirty-Fifth Floor 10 Los Angeles, California 90071-1560 Telephone: (213) 683-9100 11 Facsimile: (213) 687-3702 12 Attorneys for Defendant LG Electronics, Inc. 13 14 WINSTON & STRAWN LLP By: /s/ Jeffrey L. Kessler 15 JEFFREY L. KESSLER (pro hac vice) 16 Email: JKessler@winston.com A. PAUL VICTOR (pro hac vice) 17 Email: PVictor@winston.com 18 ALDO A. BADINI (SBN 257086) Email: ABadini@winston.com 19 EVA W. COLE (pro hac vice) Email: EWCole@winston.com 20 MOLLY M. DONOVAN (pro hac vice) Email: MMDonovan@winston.com 21 WINSTON & STRAWN LLP 22 200 Park Avenue New York, NY 10166 23 Telephone: (212) 294-6700 Facsimile: (212) 294-4700 24 25 26 27 28 STIPULATION AND [PROPOSED] ORDER EXTENDING THE DATE

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28	STIPULATION AND [PROPOSED] ORDER EXTENDING THE DATE

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### Case 4:07-cv-05944-JST Document 4667 Filed 06/09/16 Page 9 of 11 1 BILZIN SUMBERG BAENA PRICE & AXELROD LLP 2 By: /s/ Scott N. Wagner 3 Robert W. Turken Scott N. Wagner 4 BILZIN SUMBERG BAENA PRICE & AXELROD LLP 5 1450 Brickell Ave, Suite 2300 6 Miami, FL 33131-3456 Tel: 305-374-7580 7 Fax: 305-374-7593 Email: rturken@bilzin.com 8 Email: swagner@bilzin.com 9 Attorneys for Plaintiffs Tech Data Corp. and Tech Data Product Management, Inc. 10 11 PERKINS COIE LLP By: /s/ David. J. Burman 12 David J. Burman 13 Cori G. Moore Nicholas H. Hesterberg 14 PERKINS COIE LLP 1201 Third Avenue, Suite 4900 15 Seattle, WA 98101-3099 Telephone: (206) 359-8000 16 Facsimile: (206) 359-9000 Email: DBurman@perkinscoie.com 17 Email: CGMoore@perkinscoie.com Email: NHesterberg@perkinscoie.com 18 Attorneys for Plaintiff Costco Wholesale Corp. 19 20 KENNY NACHWALTER, P.A. By: /s/ William J. Blechman 21 Richard Alan Arnold 22 William J. Blechman Kevin J. Murray 23 KENNY NACHWALTER, P.A. 201 S. Biscayne Blvd., Suite 1100 24 Miami, FL 33131 Tel: (305) 373-1000 25 Fax: (305) 372-1861 Email: kmurray@knpa.com 26 Email: wblechman@knpa.com Email: rarnold@knpa.com 27

STIPULATION AND [PROPOSED] ORDER EXTENDING THE DATE TO SUBMIT TRANCHE 2 OBJECTIONS TO THE SPECIAL MASTER CASE NO. 07-cv-05944 (JST), MDL NO. 1917

28

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CASE No. 07-cv-05944 (JST), MDL No. 1917

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14	Lead Counsel for Direct Purchaser Plaintiffs
15	
16	
17	E-FILING ATTESTATION
18	I, Kenneth A. Gallo, am the ECF user whose ID and password are being used to file the
19	Stipulation and [Proposed] Order Extending the Date to Submit Tranche 2 Objections to the
20	Special Master and the supporting Declaration of Craig A. Benson filed concurrently herewith.
21	In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each listed counsel above has
22	concurred in this filing.
23	
24	Dated: June 2, 2016 /s/ Kenneth A. Gallo  Kenneth A. Gallo
25	
26	
27	
28	10
	STIPULATION AND (PROPOSED) ORDER EXTENDING THE DATE

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